



Entry of Default, or moved for additional time to answer. The Clerk of this court will be instructed to re-designate such paper writing as a copy of correspondence and consider the merits of the Motion for Entry of Default as such paper writing is not a response which in any way cures the default of such defendants or seeks any relief from the court.

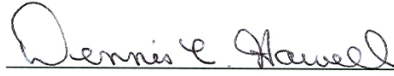
### **ORDER**

**IT IS, THEREFORE, ORDERED** that the Clerk of this court re-designate docket entry #15 as a copy of correspondence and then consider the merits of the Motion for Entry of Default.

Mr. Hanson is advised that upon entry of default by the Clerk of this court he may move on his own behalf to set aside the default under Rule 55(c) for good cause shown, explaining his failure to answer the Complaint within the time allowed accompanied by a proposed Answer. Mr. Hanson is further advised that he cannot appear or file any pleadings on behalf of the corporate defendant unless he is an attorney. Finally, Mr. Hanson is advised that he cannot send stand-alone copies of correspondence with others to the court, that any pleading must contain a request for relief, and that any pleading he files with the court must be served on counsel for all

other parties of record and contain a certificate that such service was actually made.

Signed: September 10, 2009

A handwritten signature in cursive script, reading "Dennis L. Howell", written over a horizontal line.

Dennis L. Howell  
United States Magistrate Judge

